1 JESSE S. KAPLAN CSB#103726 5441 Fair Oaks Bl. Ste. C-1 2 Carmichael, CA 95608 916/488-3030 3 916/489-9297 fax 4 **Attorney for Plaintiff** 5 SHAUNA DECKER for M.D.D. 6 7 UNITED STATES DISTRICT COURT 8 EASTERN DISTRICT OF CALIFORNIA 9 10 -o0O0o-11 12 S. DECKER o/b/o M.D.D., No. 2:23-CV-00009-AC 13 Plaintiff, STIPULATION AND [proposed] 14 ORDER FOR SECOND 15 **EXTENSION OF TIME TO FILE** PLAINTIFF'S REPLY BRIEF 16 v. 17 Kilolo Kijakazi, ACTING 18 COMMISSIONER OF SOCIAL SECURITY, 19 Defendant. 20 21 IT IS HEREBY STIPULATED by and between the parties, through their respective 22 undersigned attorneys, and with the permission of the Court, that plaintiff's time to file a reply 23 brief is extended to September 25, 2023. 24 Plaintiff requests one additional business day to file a reply brief because the cross-25 26 motion is considerably longer than plaintiff's motion (25 pages versus 13 pages) and 27 considerably complicates what were previously simple arguments. 28

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2 3	Dated: September 19, 2023	/s/ Jesse S. Kaplan JESSE S. KAPLAN Attorney for Plaintiff
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6	Dated: September 19, 2023	/s/ per e-mail authorization
7 8		SATHYA OUM Special Assistant U.S. Attorney
9		Attorney for Defendant
10		
11	O	RDER
12	For good cause shown on the basis of this stipulation, the requested extension of	
13	plaintiff's time to file a reply brief is extended to September 25, 2023.	
14	SO ORDERED.	1 to September 23, 2023.
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16 17	Dated: September 19, 2023	auson Clane
18	ALLISON CLAIRE UNITED STATES MAGISTRATE JUDG	
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